Exhibit 6-A

Invoices to Affidavit of David R. Anderson

DAVID R. ANDERSON Attorney at Law 670 Schultz Street Lemont, Illinois 60439 630-677-6481

INVOICE to EGAN MARINE CORPORATION

Hours Worked and Incurred Compensation for Counsel David Anderson in USA v. EMC v ExxonMobil-2010

Reviewed Previously Finalized Files for Background

7-20-10 Reviewed Coast Guard Investigative Report 4.5 hours 7-21-10 Reviewed Coast Guard Deposition files 8.0 hours 7-23-10 Reviewed Coast Guard Deposition files 8.0 hours 7-25-10 -8-10-10 Received extensive briefing from Dennis Egan on case 40.0 hours Subtotal: 68.5 hours On Going Activities, Meetings, Calls and Document Review 8-2-10 DRA Filed appearance in USA v EMC v Exxon 2.0 hours 8-2-10 EMC's Brief in Opposition to US Motion To Stay Proceeding 1.0 hour 8-2-10 RMC's Second Supplemental Response US Request for Production 1.5 hours 8-2-10 Subpoena to EMC for financial records 1.0 hour 8-2-10 Party Defendants Motion to third file Additional Exhibits in response to motion to Disqualify consul 1.0 hour 8-2-10 Troutman letter on Conflict of Interest - Motion To Disqualify Counsel. 1.0 hours 8-2-10 EMC Response to Exxon's Request to Produce .5 hour 8-5-10 Verified Complaint 1.5 hours 8-5-10 Miscellaneous Correspondence .5 hour 8-6-10 EMC's Opposition to Great America Intervention .5 hour 8-6-10 Third Party Complaint .5 hour

USA's Response to Defendant's Motion to Dismiss

USA's First Request for Production of Documents

And Things and Exxon's' 26A Disclosure

Telephone conference with Sump and Egan

Regarding discovery, tactics, strategy

Miscellaneous Documents

.5 hour

2.5 hours

1.5 hours

.5 hour

8-6-10

8-6-10

8-6-10

8-12-10

8-19-10	Telephone conference with David Anderson regarding	
	Pleadings filed, need to withdraw motion for	
	Reconsideration in coast guard penalty case owing to	
	Adverse impact on NPFC case	.5 hour
8-20-10	Telephone conference with David Sump	
	Regarding mechanics of withdrawing motion	.4 hour
8-20-10	Reviewed Docs; - Notices of Deps and Exxon's	
	Response to EMC's First Request for Production	1.5 hours
8-23-10	Meet with David Sump to discuss strategy and client	
	Issues	1.0 hour
8-24-10	Telephone call to David Sump regarding strategy	
	And factual development	.5 hour
8-25-10	Several telephone calls to David Sump regarding	
	strategy and discovery issues.	.7 hour
8-27-10	Telephone conference with Sump regarding witness	
	Deposition issues	1.0 hour
8-30-10	Telephone conference with Sump and Egan on case	
	Status	1.0 hour
8-30-10	Reviewed Troutman Correspondence	2.0 hours
9-1-10	Exxon's Request to Produce to EMC	1.0 hour
9-1-10	EMC Response to USA request for Production	
	Of Docs	2.0 hours
9-2-10	EMC Opposition to USA's Second Motion to Stay	
	Proceedings	.5 hour
9-2-10	USA Response to EMC Requests for Production	.5 hour
9-2-10	Telephone conference with David Sump regarding	
	Case status	1.0 hour
9-2-10	Telephone conference with Mr. Anderson, counsel for	
	EMC, regarding conflicts with state court schedule	1.0 hour
9-3-10	EMC Motion to compel Exxon to provide further	
22.22	Responses to discovery.	.5 hour
9-3-10	Telephone call with Sump regarding strategy and	
	Impact of state case on federal case	.2 hour
9-3-10	Participate in extended teleconference with David	
	Sump and Dennis Egan regarding impact of state case on	
	Strategy and discovery process in federal case	2.0 hours
9 - 7-10	Telephone conference with David Anderson regarding	
	Federal case Protective Order effects on state case	.5 hour
9-7-10	Participate in extended teleconference with Dennis Egan	
	Regarding depositions and strategy issues	1.8 hours
9-7-10	Participate in teleconference with David Anderson	
	Regarding depositions and strategy issues	.3 hour
9-8-10	Telephone conference with client regarding deposition	
	Issues	.9 hour
9-9-10	Organize records on calendaring depositions.	1.0 hour
9-10-10	Meet with Dennis Egan and David Sump regarding	
	Haan and Regio deps	1.0 hour
9-16-10	Meet with Dennis Egan and David Anderson to discuss	
	Background facts of case, strategy, tactics, next steps,	
	Prepare for Firing deposition	2.5 hours
9-16-10	Meet with EMC corporate counsel to coordinate state	
	And federal litigation, deconflict same	1.0 hour

9-17-10	Troutman letter on US discovery deficiencies.	1.0 hour
9-20-10	Telephone conference with David Anderson regarding	
	Interpreting Protective Order	.2 hour
9-20-10	Telephone call from David Sump regarding discovery and	
0.44.40	Deposition issues	.5 hour
9-21-10	USA Amended Responses to EMC Interrogatories	1.5 hours
9-21-10	Meet with Dennis Egan and David Sump to discuss	
0.22.10	Strategy and prepare for deposition of Dennis Egan	3.7 hours
9-22-10 9-27-10	Exxon Amended Answers to EMC Interrogatories	.5 hour
9-27-10	Meet with Don Hoffman, Sump and Dennis Egan to	
	Inspect barge damage and develop factual basis for Expert opinions	4.0.1
10-6-10	Meet with Dennis Egan and David Anderson to discuss	4.0 hours
10 0 10	strategy, development of factual issues and testimony of	
	Agent Gamboa	1.2 hours
10-6-10	Appear in U.S. District Court for status conference with	1,2 Hours
	Magistrate Judge	1.0 hour
10-7-10	Meet with Dennis Egan and David Anderson to discuss	
	Factual issues and strategy for discovery	1.5 hours
10-14-10	Exxon Second Amended Response to EMC First	
	Request for Production of Documents	2.0 hours
10-18-10	Meet with Dennis Egan, David Anderson, and Chris	
10 10 10	Abel to discuss strategy for Exxon depositions	1.0 hour
10-19-10	EMC Responses to USA third set of Production Request	.75 hour
10-20-10	Meet with Dennis Egan and David Anderson to prepare	101
10-24-10	For Hainline deposition	1.0 hour
10-24-10	DRA wrote email on state and federal complaints Troutman letter on USA discovery and US depositions	1.0 hour
11-2-10	Telephone call to Sump regarding	1.0 hour
11 2 10	Interrogatories and other discovery issues	.5 hour
11-8-10	Exxon Motion to Provide EMC to Provide further	.5 Hour
	Responses to Discovery.	1.0 hour
11-9-10	Several telephone calls to Sump regarding discovery	1.0 Hour
	Issues and compliance with protective order	1.0 hour
11-12-10	Telephone call to David Anderson regarding production	
	Of Meredith Management report and other strategy and	
	Discovery Issues	.5 hour
11-15-10	Multiple telephone calls to Sump regarding document	
	Production and other discovery issues	.7 hour
11-18-10	US Motion to Compel	1.0 hour
11-18-10	Mimi Kim Deposition	.25 hour
11-23-10	Multiple telephone calls to Sump regarding discovery	
11 20 10	Issues	.5 hour
11-29-10	EMC Response to Exxon's Motion to Compel	1.0 hour
11-30-10	Meet with David Sump and Dennis Egan to	<i>C</i> 1
12-15-10	Discuss strategy for discovery motions	.6 hour
12-13-10	EMC Memorandum of Law in support to dismiss or Award alternative sanctions. Prepare brief outline of it.	4.0 hours
12-18-10	USA Response to Defendants' Motion to Dismiss	4.0 hours .75 hours
12 10 10	Collinopolise to Delegating Worldi to Disiniss	.73 110418

12-21-10 Troutman letter to Pretzel on a number of requests Relating to Exxon's Motion to Compel.

1.0 hour

76.95 hours

Subtotal:

Depositions - 2010

9-7	Preparation for Deposition-Robert Reggio	2.0 hours
9-10	Deposition Participation – Robert Reggio	4.0 hours
9-10	Deposition Participation – Eric Hann	8.0 hours
9-13	Deposition Participation- Dean Firing	1.0 hour
9-15	Preparation for Deposition- Eric Paul Christiansen	1.0 hour
9-19	Preparation for Deposition – Dennis H. Egan	5.0 hours
9-22	Deposition Participation - Dennis H. Egan	8.0 hours
9-23	Deposition Participation – Andrew Chanda	8.0 hours
9-27	Deposition Participation- James Rocco	3.5 hours
10-5	Preparation for Deposition - David Majors	4.0 hours
10-5	Preparation for Deposition – John Gamboa	1.0 hour
10-6	Deposition Participation - John Gamboa	4.0 hours
10-6	Preparation for Deposition - Gerald Griner	2.0 hours
10-7	Deposition Participation - Gerald Griner	2.5 hours
10-7	Deposition Participation - David Majors	5.0 hours
10-8	Preparation for Deposition –Mark Hamilton	8.0 hours
10-9	Preparation for Deposition – Mark Hamilton	5.0 hours
10-15	Preparation for Deposition – Irvin Holm	3.0 hours
10-16	Preparation for Deposition – Gary Fite	2.0 hours
10-16	Preparation for Deposition- Gerard Christensen	1.0 hour
10-16	Preparation for Deposition-Neil Hauge	1.0 hour
10-17	Preparation for Deposition- Clifton Hene	8.0 hours
10-18	Deposition Participation – Clifton Hene	7.0 hours
10-18	Deposition Participation – Gary Fite	1.5 hours
10-19	Deposition Participation – Neil Hauge	3.0 hours
10-19	Deposition Participation Irvin Holm	3.0 hours
10-19	Deposition Participation – Gerard Christensen	2.5 hours
10-19	Preparation for Deposition - Jason Hainline	4.0 hours
10-20	Deposition Participation – Jason Hainline	3.0 hours
10-20	Preparation for Deposition – Jeff Carrie	1.0 hour
11-6	Preparation for Deposition – Luis Sanchez	1.0 hour
11-16	Preparation for Deposition – Michael Reed	1.0 hour
11-20	Preparation for Deposition – William Arrington	2.0 hours
11-20	Preparation for Deposition – Peter Lamanna	2.0 hours
11-22	Deposition Participation – Peter Lamanna	3.0 hours
11-22	Deposition Participation - William Arrington	1.0 hour
12-15	Review and Analyze Deposition Transcript –	1.0 Hour
	Dennis H. Egan	1.0 hour
12-15	Review and Analyze Deposition Transcript -	1.0 Hour
	Joseph Oliva	8.0 hours
12-16	Review and Analyze Deposition Transcript –	o.o nours
	Joseph Oliva	4.0 hours
12-17	Review and Analyze Deposition Transcript –	1.0 Hours
,	Bill Rodgers	12.0 hours
	Dili Rougels	12.0 HOUIS

10.15		
12-17	Review and Analyze Deposition Transcript –	
12-17	Dennis M. Egan Review and Analyze Deposition Transcript –	.5 hour
12 17	Gerard Christensen	2.0 hours
12-18	Review and Analyze Deposition Transcript –	2.0 Hours
	Andrew Chanda	8.0 hours
12-19	Review and Analyze Deposition Transcript -	010 110 425
	Dean Firing	8.0 hours
12-20	Review and Analyze Deposition Transcript –	
12-19	John Gamboa	4.0 hours
12-19	Review and Analyze Deposition Transcript – Eric Hann	5.01
12-20	Review and Analyze Deposition Transcript –	5.0 hours
~ v	Robert Reggio	4.0 hours
12-21	Review and Analyze Deposition Transcript –	4.0 Hours
	James Rocco	7.0 hours
12-22	Review and Analyze Deposition Transcript -	
10.00	David Majors	8.0 hours
12-23	Review and Analyze Deposition Transcript –	
	Gerald Griner	8.0 hours
8-1 to 12-31	Weekly Meetings with Dennis Egan on Case	
	Minimum 10 Hours - Collectively Shown	240.0 hours
	Discounted to 2 hours a week billed:	- (192.0 hours)
		(======================================
	Subtotal:	249.50 hours

Grand Total: 394.95 hours

394.95 hours @\$175.00 per hour

Amount Owed: \$69,116.25

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INVOICE for EGAN MARINE CORPORATION

Hours Worked and Incurred Compensation for Counsel David Anderson in USA v. EMC v ExxonMobil- 2011

On Going Activities, Meetings, Calls and Document Review

1-5-11 1-5-11	Exxon's Summary Judgment Motion (SJM) Exxon's Memorandum of Law in Support of SJM with 11	4.0 hours
	exhibits	4.5 hours
1-5-11	EMC Statement of Facts in Support of its SJM	2.25 hours
1-10-11	Email to DRA from David Sump on SJM strategy	.25 hour
1-25-11	Initial Status Report – Review	.5 hour
2-28-11	EMC Motion to Strike Plaintiff's Experts with six	is nour
	exhibits	7.0 hours
3-8-11	Meet with Sump, Flessner and Egan in Chicago area	6.0 hours
3-16-11	Status Hearing before Magistrate Cox	5.0 hours
3-28-11	USA Request for Leave to file response to EMC's	
	Motion to dismiss	.5 hour
3-31-11	EMC Statement of Additional Facts opposing Exxon	
	SJM /10 Exhibits	4.0 hours
3-31-11	EMC Memo of Law Opposing Exxon SJM	2.0 hours
3-31-11	EMC Response to Exxon Statement of Facts	2.0 hours
3-31-11	Miscellaneous Correspondence	1.0 hour
3-31-11	EMC'a Response to Exxon Statement of Facts in Support	
	Of its Motion for Summary Judgment and its 28 exhibits	3.0 hours
3-31-11	USA Response to EMC 's Motion to Dismiss	3.0 hours
4-8-11	Review Miscellaneous Correspondence	1.5 hours
4-6-11	Exxon's Request for Extension to File Reply in Support	
	Of SJM	.5 hour
4-6-11	USA Supplemental Response to EMC Motion to dismiss	.5 hour
4-8-11	Reviewed Letter from Rob Kelly, Department of Justice	.25 hour
4-11-11	EMC's Reply Memo to US Response to Defendants'	
	Motion to Strike Expert Witnesses and Other Documents	1.0 hour
4-12-11	Exxon Response to EMC's Motion to Strike Statement	
	Of Facts	1.5 hours
4-13-11	Appear before Judge Leinenweber on status	3.5 hours
4-14-11	EMC's Reply Memo to US Response to Defendants	
	Motion to Strike Experts with Four Exhibits	3.0 hours
4-15-11	Review EMC's Reply Memo to US Response to	
	Defendants Motion to dismiss	2.0 hours
4-19-11	EMC Reply in Support of its Motion to Strike Exxon's	
	Statement of Facts	1.0 hour

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4-20-11	Meet with Fazioli and Egan	5.0 hours
4-21-11	Meet with Fazioli	3.0 hours
4-27-11	Pre-meeting with Flessner, Sump and Egan	4.0 hours
5-9-11	EMC Response to Exxon's Second Request for	
	Production of Documents	.5 hours
5-10-11	EMC's Fourth Supplement Request for Production	
	Of Docs to Exxon	.5 hours
5-12-11	Meet with Sump and criminal lawyer to coordinate,	
	Then Neuman	7.0 hours
6-6-11	Travel to WDC and back to participate in depositions	
	Of Cortez, Ed Haan and Spencer and Return to Lemont	
	On 6-10-11 during Drive extensive conferences occurred	
	With Dennis Egan,	8.0 hours
6-7-11	EMC 's Motion for Leave to File Supplemental Reply	
	Memo to USA response to EMC Motion to Dismiss	.5 hour
6-7-11	EMC Supplemental Reply Memo to US response to EMC'	S
	Motion to Dismiss.	.25 hour
6-11-11	Return from WDC	
6-13-11	USA Motion in Limine	.25 hour
6-16-11	Court Hearing Judge Leinenweber	4.0 hours
6-13-11	US Memo of law in support of Motion in Limine	3.5 hours
6-13-11	US Responses to EMC Supplemental Requests for	
	Production	.25 hour
6-15-11	EMC Reply in Support of Motion for Leave to File	
	Supplemental Reply	.25 hour
6-30-11	US Motion to Continue Trial	1.5 hours
6-27-11	Review Communications from Troutman Firm and Court	.50 hour
7-11-11	EMC Opposition to US Continuance of Trial	1.0 hour
7-13-11	Attend court hearing before Judge Leinenweber on	
	Limine Motion and Extension of time to Conduct Expert	
	Witness Deposition	3.5 hours
7-6-11	Exxon Supplemental Request for Production of	
	Documents	1.5 hours
7-13-11	Attend hearing before Leinenweber on motions	3.5 hours
7-28-11	Attend hearing before Leinenweber on motions	3.5 hours
8-3-11	Attend hearing before Leinenweber on motions	3.5 hours
7-28-11	EMC Motion for leave to file Second Supplemental	2.2 110 312
	Reply Memo to US Response to EMC Motion to EMC	1.0 hour
8-10-11	Review deposition Notices	.5 hour
8-9-11	Review Court's SJM decision	2.0 hours
8-11-11	Review US Second Motion in Limine	1.0 hour
8-16-11	Attend hearing before Judge Leinenweber	4.5 hours
8-17-11	Review EMC Rule 26 a 3 disclosures	.5 hour
8-19-11	Review EMC Motion for Reconsideration 1.0 hour	.5 flour
8-24-11	Exxon Response to EMC Reconsideration Motion	Shown
8-30-11	Review US Third Motion in Limine with exhibits	.5hour
8-30-11	Review EMC motion in Limine with exhibits	2.0 hours
		2.0 hours
8-31-11	Review final Pretrial Order	3.0 hours
9-2-11	Review EMC Motion to Stay trial	.5 hour
9-5-11	Review EMC Response to US Limine motion	.5 hour
9-6-11	Had Discussion with Sump and Egan on status of case	1.0 hour
8-25-11	Attend hearing before Judge Leinenweber	4.5 hours

9-6-11	Attend hearing before Judge Leinenweber	4.5 hours
9-7-11	Attend hearing before Judge Leinenweber	4.5 hours
9-12-11	TRIAL	8.5 hours
9-13-11	TRIAL	8.0 hours
9-14-11	TRIAL	8.0 hours
9-19-11	Trial and conference with Sump on strategy	8.0 hours
9-20-11	TRIAL	3.5 hours
9-21-11	Review US Post Trial Proposed findings of Fact	2.0 hours
9-21-11	Review EMC Post Trial Proposed findings of Fact	2.0 hours
10-13-11	Review Memo Opinion and Order on EMC liability	2.0 hours
10-18-11	Discussion with Sump on possible Appeal	1.0 hour
10-26-11	Discuss with Sump, O'Malley and Egan advantage/	
	Disadvantages of appeal of Leinenweber SJM decision	1.0 hour
11-3-11	Review Draft Rule 59 motion	3.0 hours
11-8-11	holds discussion with Sump on rule 59 motion	3.0 hours
11-14-11	Call with Sump on possible Appeal issues	1.0 hour

Subtotal: 199.75 hours

Depositions 2011

1-3 and 4 1-5 and 6 1-3 1-4 1-5	Review/Analyze Deposition Transcript – Mark Hamilton Review/Analyze Deposition Transcript – Clifton Hene Review/Analyze Deposition Transcript – Irvin Holm Review/Analyze Deposition Transcript – Jason Hainline Review/Analyze Deposition Transcript – Gary Fite	12.0 hours 12.0 hours 3.0 hours 6.0 hours 2.0 hours
1-7	Review/Analyze Deposition Transcript- Jeff Carrie Review/Analyze Deposition Transcript-	5.0 hours
	Eric P. Christiansen	2.0 hours
1-7	Review/Analyze Deposition Transcript - Luis Sanchez	5.0 hours
1-9	Review/Analyze Deposition Transcript - Michael Reed	8.0 hours
1-10	Review/Analyze Deposition Transcript – Peter Lamanna	6.0 hours
1-11	Review/Analyze Deposition Transcript- Neil Hauge	6.0 hours
4-13	Preparation for Deposition- Marc Fazioli	4.0 hours
4-14	Preparation for Deposition- Marc Fazioli	3.0 hours
4-19	Preparation for Deposition- Alan Kassner	3.0 hours
4-22	Deposition Participation – Alan Kassner	8.0 hours
4-25	Preparation for Deposition -Don Flessner	6.5 hours
4-27	Preparation for Deposition- Don Flessner	6.0 hours
4-28	Deposition Participation- Don Flessner	9.0 hours
5-11	Preparation for Deposition – Capt. Tom Neumann	2.0 hours
5-13	Deposition Participation - Capt. Tom Neumann	4.0 hours
5-16	Preparation for Deposition- Don Hoffman	4.5 hours
5-17	Deposition Participation - Don Hoffman	9.0 hours
5-20	Preparation for Deposition – Dr. Pless	2.5 hours
5-24	Deposition Participation- Dr. Pless	8.0 hours
6-3 6-7 6-8	Preparation for Deposition - Don Cortez Deposition Participation - Don Cortez Preparation for Deposition - John DeHaan	4.25 hours 8.0 hours 3.0 hours

6-8 6-9	Preparation for Deposition – Jerry Spencer	3.5 hours
U - 9	Deposition Participation- John DeHaan	8.0 hours
7-6	Preparation for Deposition- Rick VanHemmen	3.5 hours
7-7	Deposition Participation – Rik VanHemmen	9.0 hours
7-11	Preparation for Deposition- Randy Kent	3.0 hours
7-11	Preparation for Deposition- Peter Wakefield	3.5 hours
7-12	Preparation for Deposition- John Malooly	3.0 hours
7-14	Deposition Participation – Randy Kent	7.0 hours
7-15	Deposition Participation- John Malooly	2.5 hours
7-18	Deposition Participation Peter Wakefield	4.0 hours
7-19	Preparation for Deposition - Roger Schneider-	1.5 hours
7-19	Deposition Participation - Roger Schneider	7.0 hours
O 1	December C. D. C. M. M. J.	
8-1	Preparation for Deposition -Warren Letzsch	1.0 hour
8-1	Deposition Participation- Warren Letzsch	7.0 hours
8-2	Review/Analyze Deposition Transcript- Neumann	8.0 hours
8-3	Review/Analyze Deposition Transcript – Dr. Pless	6.0 hours
8-4 and 5	Review/Analyze Deposition Transcript – Don Cortez	9.0 hours
8-7 and 8	Review/Analyze Deposition Transcript Alan Kasner	9.0 hours
8-10 and 11	Review/Analyze Deposition Transcript -Don Flessner	9.0 hours
8-13 and 14	Review/Analyze Deposition Transcript- Marc Fazioli	9.0 hours
8-16 and 18	Review/Analyze Deposition Transcript Don Hoffman	9.0 hours
8-19	Review/Analyze Deposition Transcript –Jerry Spencer	3.0 hours
8-20 and 21	Review/Analyze Deposition Transcript – John DeHaan	9.0 hours
8-22	Review/Analyze Deposition Transcript –	
	Rik Van Hemmen	9.0 hours
8-23	Review/Analyze Deposition Transcript- Randy Kent	8.0 hours
8-24	Review/Analyze Deposition Transcript John Malooly	2.0 hours
8-25	Review/Analyze Deposition Transcript- David Tucholski	8.0 hours
8-27	Review/Analyze Deposition Transcript- Roger Schneider	8.0 hours
8-29 and 30	Review/Analyze Deposition Transcript- Warren Letzsch	8.0 hours
1-1 to 12-31	Weekly Meeting with Dennis Egan on Case	
	Minimum ten hours per week,	
	collectively over one year:	520.0 hours
	41	

discounted to 2 hours a week billed:

- (416.0 hours)

Subtotal:

433.25 hours

Grand Total:

633.0 hours

633.0 hours @\$175.00 per hour

Amount Owed: \$110,775.00